MICHIGAN ITEMS THAT WILL INTER-EST OUR READERS.

Some of the Important Happenings of the State Picked Up Here and There and Reported by Tetegraph - Summary of Events of the Past Few Days,

Bay City, Mich., Nov. 25,-The confifet of the Polish Roman Catholics in this city over the projected new cemetery is likely to result in some of the combatants being made fit subjects for burial therein. Nobody has been killed yet, but the chances for a tragedy are not remote. The greatest excitement prevails in the city. Mayor Wright has himself assumed command of the police force, and a number of deputies have been sworn in.

The latest startling report was to the effect that a mob was gathering, determined to lynch Father Bogacki, who was driven from his church Sunday because he opposed the new cemetery scheme. It is not, however, believed that so desperate a plan will be carried out. It would probably result in the loss of scores of lives. In the first place the military would be asked to take a hand. With this force, backed by the police, the assailing mob would have to face lead and steel. In the next place, a more dangerous element would likely have to be encountered.

Irish People Angered.

The Irish Roman Catholics, whose anger has been aroused by the action of the Polacks in decrying their cemetery and practically refusing to inter their dead therein, would undoubtedly rush to the aid of Bogacki and his supporters, and the war would then become not only religious but racial. The result could easily be predicted. These cogent reasons will undoubtedly keep the oponents of Father Bogacki from attempting to take his life.

Contrary to advice and earnest protest of the policemen on duty in St. Stanislaus parsonage, Father Bogacki insisted on moving back there Monday morning, although the church premises were surrounded by sentinels, and he managed to escape detection and enter the house unseen. A report gained circulation, however, that he was in the house, and a mob of 150 assembled to break down the door and take him out. The officers assured the mob that he was not in the house, and gave warning that anyone who undertook to enter would do so at his peril. Not being positive that the objectionable priest was in the parsonage, the mob kept back

To Protect the Priest.

A meeting was held Monday at which the mayor, the chairman of the police commissioners and others were present. It was decided to afford the priest such protection as was at hand and to place the whole matter before the grand jury, which is to meet this week. Two policemen are on guard. Bogacki says No arrests have yet been made. he will never surrender and that he will die game as priest of St. Stanislaus.

Mayor Wright visited the premises Monday night and advised the mob to by their course. His remarks, in addition to a rainstorm, caused the crowd to go home. There was another struggle Monday afternoon at the church, where members of both factions had assembled. After considerable fighting, in which no one was seriously hurt, the adherents of Father Bogacki were repulsed. Not only were sentries posted about the priest's house but within the residence is a strong guard, ready to repel all invaders.

Teachers Elect Officers.

Ann Arbor, Mich., Nov. 30 .- The following officers were elected a sturday by the Association of Teachers of English of the North Central States; Professor Freedman of the University of Wisconsin, president; Professor E. Lewis of Lewis institute, Chicago, secretary and treasurer; executive board. C. W. French, Hyde, Park, Ills.,; E. A. Blackburn, University of Chicago; F. N. Scott, University of Michigan; O. W. Emerson, Western Reserve university: H. W. Boltwood, Evanston high

Consolidation of Copper Mines.

Houghton, Mich., Nov. 26.-It is practically assured that the deal consolidating the four idle copper mines in this city, the Portage, Huron, Isle Royal and Sheldon and Columbian, and securing the investment of nearly \$1,-000,000 of eastern and European capital, will be concluded this week. The mines if worked will employ 700 to 1 --000 men. The mines are capitalized at 50,000 shares each; par value, \$25 a share. The Huron closed down in 1891. The Isle Royal has been idle twentyfive years, the Portage thirteen years.

Bay City, Michigan, Church Trouble.

Bay City, Nov. 27.-Father Benning. who was sent here as representative of Bishop Richter to investigate the Polish Roman Catholic church troubles. met a committee from the anti-Matkowski faction at Mayor Wright's offlice Wednesday. The committee presented its grievances, but without apparent result, Father Benning merely remarking that the committee was at it wished. Cardinal Martinelli will be appealed to.

The Michigan Election. Lansing, Mich., Nov. 26.-The board of state canvassers Wednesday completed the work of canvassing Michigan's vote on presidential electors, state officers and congressmen. Sligh, fusion candidate for governor, lost 4,-178 votes through his name having been misspelled on the ballots in some counties. The result on president is: Mc-Kinley, 293,327; Bryan, 237,251; Levering, 4,968; Palmer, 6,930; Bentley, 1,809.

McKinley's plurality is 56,076. Conrad Taken to Joliet.

Bloomington, Ills., Nov. 30.-Charles Conrad, who was recently found guilty of the murder of William Cope, was taken to the state prison at Joliet Saturday to begin his life sentence. Friday Judge Tipton, in the McLean circuit court, overruled the motion for a new trial made by Governor Fifer, Conrad's attorney, and at once pronounced sentence. Cope was aged 55 and had a wife and several children. Conrad and Cope were both farm-owners and neighbors, living near Cooksville. Last May they quarreled in a field, and in a fight which followed Conrad stabbed artery, causing death in a few minutes. | aging it herself.

EAST SAGINAW FIRST NATIONAL.

fortgages Filed That Will Probably Nave lank Depositors from Loss.

Saginaw, Mich., Nov. 30.-A mortgage covering all the real estate of the Standish Manufacturing companies, C. L. Judd principal owner, was filed at Standish, Arenac county, Saturday. Judd is cashier of the First National bank of East Saginaw, which closed its doors a week ago, and was also owner of the Arenac county bank, which suspended after the failure of the East Saginaw bank with little prospects of paying its Arenac county depositors. The mortgage filed gives a first lien of \$25,000 to the First National bank of East Saginaw, a second of \$35,000 to the depositors of the Arenac County bank, and a third of \$95,000 to the First National bank of East Saginaw

The lands mortgaged are in the counties of Bay, Midland and Arenac, with J. B. Peter, of Saginaw, as trustee. A chattel mortgage was also placed on all property of the Standish Manufacturing companies. Suit was begun against these companies by E. W. Allen, of Standish, and attachments on the property issued. A stockholder's committee has completed an investigation of the affairs of the First National bank. The committee found assets of the bank at the time of suspension \$615,-000 and liabilities to depositors and for borrowed money \$385,000. Bad paper carried was between \$230,000 and \$250,-

Depositors will undoubtedly be paid in full, but the stock and surplus will be wiped out. A receiver will undoubtedly be appointed.

ATTEMPT TO WIPE OUT A FAMILY. Bisulphate of Carbon Poured Over a Bay City Woman's Coal.

Bay City, Mich., Nov. 27 .- An attempt to wipe out a whole household by a novel plan was made at the home of Mrs. Hiram Cone, of Adams street. Her family consists of two small children, an apprentice girl and Miss Parker, a dress-maker. Mrs. Cone noticed that her coal and wood were mysteriously disappearing and she made a remark within the hearing of a neighbor to that effect. Shortly afterward, having put her coal into a piano box so that the cover could be locked, unknown to Mrs. Cone some one poured bisulphate of carbon over the coal, so that when it was placed in the stove at night a terrible gas was

generated while the family was asleep. The gas was of such volume that the stovepipe could not carry it off. It overflowed into the house, permeating every room and nearly asphyxiating the occupants. They were aroused with great difficulty, Miss Parker fainting twice, remaining insensible for an hour the second time. The children who slept near the floor were the least affected. The boarders upstairs did not go to sleep, as they detected the gas before retiring. All of the silverware in the house was turned black.

Big Deal in Copper Mines. Houghton, Mich., Nov. 27.-A deal by which German capitalists acquire ession of five Houghton copper disperse. He convinced the leaders mines was practically closed Wednesthat they were making a great mistake day evening. The mines are the Huron, Grand Portage, Sheldon, Colombia and Isle Royale. The purchase price was under \$175,000, but the merging of the five properties and development on a large and modern scale will require an additional \$1,000,000. Work for 500 to 1,000 men will be furnished by the consolidated properties.

Bay City Disorder Ended.

Bay City, Mich., Nov. 26.-Mayor Wright has succeeded in putting an end to the hostilities in the Polish settlement. He has induced the leaders of the fighters to appeal to the apostolic delegate at Washington for relief and to cease operations until Cardinal Martinelli is heard from. Father Bogacki is in peaceful possession of the residence, with two heavily armed policemen as companions.

Charged with Stealing \$2,000.

Niles, Mich., Nov. 24.-Delbert E. Mitten, messenger for the American Express company, was arrested Monday charged with stealing \$2,000 from the company. The crime is alleged to have been committed last Wednesday when a package containing \$2,000 was sent by the Citizen's National bank of this city to the Bankers' National bank of Chicago. About half of the money has

Michigan's Haunted Camp. Iron Mountain, Mich., Nov. 25.-Mr. R. Wolf, proprietor of the haunted camp near Gerondale, Mich., recently offered \$25 to anyone who would sleep over night there. A party accepted this offer. They heard the rattling of dishes and other uncanny noises. While they were in the house silence reigned, but pandemonium broke out as soon as they left. The mystery is as great as ever.

Largest in the World. Houghton, Mich., Nov. 25 .- The Union Bridge company's employes completed their contract Monday in erecting the Red Jacket shaft rock house for the Calumet and Hecla Mining company. This is the largest structural steel mining shaft house in the world, over 2,liberty to appeal to a higher power if 250 pounds of steel being erected on a space of 41x80 feet. Over 45,000 rivets were used. It was built in fifty days.

At Detroit, Mably & Co., a leading retail clothing firm of the city, have failed. Liabilities, \$400,000; reorganization is hoped for.

William Versaw, a merchant and politician of St. Joseph, Mich., has filed a suit for \$10,000 damages against George B. Thayer & Co., basket manufacturers, for false imprisonment on the charge of embezzlement.

Rev. B. Ashton, Baptist, of Union City, Mich., said to be the only preacher in the state who refuses to accept a salary, refused to marry a couple because they did not profess Christianity. Suit has been begun in the United Staes circuit court at Grand Rapinds, Mich., by the Central Trust company, of New York, to foreclose a mortgage for \$480,000 on the Indiana and Lake Michigan and Terre Haute and Lo-

gansport railroads. Mrs. Kate Nobles has a big chewing gum factory in Niles, Mich. She began her business career as a "drummer," and made gum at first in small quantities in her kitchen. As her market grew she enlarged her quarters, and Cope in the leg, severing the femoral is now doing a thriving business, man-

ROBBED AND SHOT

Loses Its Cash.

ROBBERS SUCCEED IN ESCAPING,

Having Put a Bullet Through the Treas urer's Scalp as a Reply to a Fusiliade He Sent After Them - Bandits Get 86,000 -Madman Kills His Wife and Himself-Possibly Innocent Man Lynched in Florida-Criminal Record.

Dallas, Tex., Nov. 39 .- At the hour of midnight yesterday five pistol shots in rapid succession in the vicinity of the court house attracted the police to that building. W. E. Coe, county treasurer, was found in his office with blood oozing from a wound in the back of the head. He was in a dazed condition and very excited frame of mind. He said he had been working very late in order to get the affairs of the office in shape to retire in favor of his successor. Near midnight two men appeared and one placed a gun to his temple and ordered him to open the vault. He did so, and all the valuable papers and contents of the inner vault were examined by one of the rob-

Got Away with a Sack of Money. After placing a considerable sum of money in a canvas sack the robbers withdrew from the vault. Coe seized his pistol and shot at the robbers. The latter returned the fire, hitting the treasurer in the back of the head, inflicting a bad scalp wound. The treasurer says the robbers secured \$6,0.0, and he is confident that he shot and badly wounded one of his assailants. The police force and a large number of deputies with blood hounds are on the trail of the robbers.

MADE A VERY FATAL MISTAKE.

Let a Madman Stray Loose Until He Had Done Murder.

Marion, O., Nov. 30 .- On Oct. 30 last Henry Powers, a farmer residing five miles north of here, escaped from the insane asylum at Columbus. The asylum was notified by Sheriff Shaw, and was told to allow Powers his liberty and await developments. This was found to have been a serious error, as yesterday morning about 6 o'clock, Powers went to the barn, secured an old musket, and placing the barrel close to his wife's head blew the top of her head off. Three of the children escaped to a neighbor's house, leaving an infant of 14 months in hed

After killing his wife Powers reloaded the musket, went into a potato patch 200 yards away and shot himself. Upon seeing her father leave the house the eldest child, a girl of 15,re-entered the house and carried off the baby. After shooting himself the maniac walked back to the house and fell beside his wife's body.

HAD TO HAVE THEIR FUN.

No Evidence Against This Man, Mob Hanged Him "All Right."

Gainesville, Fla., Nov. 30. - Alfredo Daniels was lynched near here. Daniels was suspected of being a member of a band of barn burners that has been at work in this vicinity recently, and was arrested at his home. Deputy Sheriff Rives started to Gainesville with Daniels, but had not proceeded far when he was met by a mob of masked men, who demanded the prisoner. Rives demurred, but when the masked men threatened to shoot

surrendered Daniels. The mob told Daniels he could have five minutes in which to pray. Daniels denounced the masked men as murderers, and said they would be punished for killing an innocent man. While Daniels was still cursing the mob he was swung to a limb and riddled with bullets. There was pracitcally no evidence against him.

Dastardly Deed of Assassination.

Ashland, O., Nov. 30 .- The Sunday quiet of Perryville, this county, was disturbed by the foul murder of Horace L. Stearns, a highly respected citizen there. The murder was committed by show cause, if any there be, why the prayer of the Elias Keister, a worthless man, who has had a grudge against Stearns for many years. About 9 o'clock Stearns returned from taking his cow to pasture. When he reached the house formerly occupied by Kiester he stepped to the window and peeped in and then returned to the street, going towards home. When a short distance from the house Kiester, armed with a double-

to have come from Pittsburg, committed suicide at the Kimball hotel early yesterday by taking laudanum. On a table was found a note-book in which he described for twenty minutes the feelings he experienced as he was dying. The statement was dedicated to medical science. He had taken great care to conceal his identity.

Let Him Be Duly Hanged.

Cincinnati, Nov. 30 .- A special to The Enquirer from West Liberty, Ky., says: In Elliott county William Adkins returned home in an intoxicated condition and began abusing his son Math. He drew his knife and struck at his son, but missed him, the knife taking effect in the neck of John Mannin's little 11-year-old daughter. The girl will not live.

Girl of 14 Held for Murder.

Columbia, S. C., Nov. 30. - Anna Isaacs, a 14-year-old girl of Wisacky county, this state, is in jail on a charge of having murdered a girl named Rosa Josephs, with whom she had been left alone. Rosa's head had been nearly severed with a sharp ax.

Will Be McKinley's Private Secretary. Cincinnati, Nov. 30 .- The Commercial-Tribune's special from Canton, O., says: Charles Gates Dawes, of Evanston, Ills., who is a member of the Republican national executive committee, is slated for President-elect McKinley's private

Made an Assignment.

Pittsburg, Nov. 30 .- A. J. Lawrence & Co., well-known stock brokers of this city, made an assignment Saturday for the benefit of their creditors.

The Story of Cauned Salmon

The fish are swimming near the surface County Treasury at Dallas, Tex., of mesh either a hawk, an eagle or a great gull ready to pounce upon them. They dive and try to swim under the weed. They cannot. The water is shallow, and the weed rises from the very bottom. Meanwhile hawks and eagles are busy, a panic ensues, a few fish dart through the narrow way. It is more open beyond, and, after all, it leads in the right direction. The general impulse is to go forward. No one wants to turn back, and, like sheep, they follow their leaders through the gates of death, for after this it is all over with the salmon. Before long the wide pool narrows again. Again a straight way lies beyond them, and before long they are crowding and jostling each other in a pound 50 feet by 30 feet, where they stay, hopelessly confused and dashing wildly from side to side until a steamer comes along with a scow in tow. On the scow is a crane. Chains from the crane are hitched on to the net, which is below the pound, and some thousands of strong, free fish, who had an hour ago the whole sea to swim in, are drawn up to the surface and ladled out in scoop nets, knocked on the head, thrown on the scow and carried off to the American canneries at Point Roberts, where they go through a sausage machine and become "canned salmon."-Temple Bar.

Uses of Emery.

For many years most of the emery has been brought from Turkey and the Greek islands. Its value for cutting and polishing has been known since the beginning of history. Very crude methods are in use for obtaining this substance for market. Enormous fires are built on or against the rocks, which are then broken or cracked by throwing jets of cold water against them. Emery has many uses, among which are its employment in polishing and cutting. Being so unmanageable, it for a long time defied the efforts of man to put it into available shape, but at length it was cemented into usable forms, and it was molded into wheels. Emery milistones are a later day improvement. They are the most practical of all stones, because they are not affected by heat and the face is always snarp. As cutting and polisning powder, emery is of great value, and emery sandpaper is an important article or manufacture. - New York Ledger.

AND ITS CURE

TO THE EDITOR :- I have an absolute remedy for Consumption. By its timely use thousands of hopeless cases have been already permanently cured. So proof-positive am I of its power that I consider it my duty to send two bottles free to those of your readers who have Consumption, Throat, Bronchial or Lung Trouble, if they will write me their express and postoffice address. Sincerely, T. A. SLOCUM, M. C., 183 Pearl St., New York.

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LEGAL NOTICES.

DROBATE ORDER. - State of Michigan At a session of the probate court for said county, holden at the probate office, in the village of Paw Paw, on Tuesday, the 24th day of November, the year of our Lord one thousand eight

undred and ninety-six:
Present, Hon. Benjamin F. Heckert, Judge of In the matter of the estate of George A. Hunt,

On reading and filing the petition, duly verified of Jennie A. Hunt, as widow of said deceased, praying that a certain instrument in writing now on praying that a certain instrument in writing now on file in this court purporting to be the last will and testament of said deceased, may be proved, allowed and admitted to probate as such and that execution thereof may be granted to the petitioner, the ex-centor named in said will.

Thereupon it is ordered that Monday, the 21st day of December, 18%, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to ap-pear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and

three successive weeks at least previous to saidday

of hearing. 7514078 BENJ. F. HECKERT, Judge of Probate.

house Kiester, armed with a double-barreled shotgun, stepped out of the door and fired one shot into Stearns' back. He fell forward and died instantly. Kiester was at once arrested.

Suicide Describes His Dying Feelings.
Chicago, Nov. 30.—A man giving the name of E. L. Bryan, who is thought to have come from Pittsburg, committed.

MORTGAGE SALE.—Whereas default having been made in the conditions of a certain indenture of mortgage, bearing date the 3d day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, filed for record in the office of the register of deeds, in and for Van Buren County, Michigan, and by said register of deeds duly recorded in liber at of mortgage, bearing date the 3d day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, made and executed by John I. Breck to F. C. Bartholomew, which said mortgage was, on the lith day of August, A. D. 1889, filed for record in the office of the register of deeds, in and for Van Buren County, Michigan. and by said register of deeds duly recorded in liber at of mortgage was, on the lith day of August, A. D. 1889, filed for record in the office of the register of deeds, in and for Van Buren County.

on the 8th day of January, A. D. 1896, duly assigned said mortgage to the Niagara Fire Insurance Com-

said mortgage to the Niagara Fire Insurance Company, a corporation organized and acting under the laws of the state of New York, which said assignment was duly recorded in the office of the register of deeds in and for Van Buren County, Michigan, on the 28th day of September, A. D. 1896, in liber 48 of mortgages, on page 478, and

Whereas, the said Niagara Fire Insurance Company, afterwards and on the 20th day of March, A. D. 1896, duly assigned said mortgage to Amabel M. Breck, which said assignment was afterwards and on the 28th day of September, A. D. 1896, duly recorded in the office of the register of deeds in and for Van Buren County, Michigan, in liber 58 of mortgages, on page 169, on which said mortgage there is claimed to be due at the date of this notice, \$749.68, and the legal costs of this proceeding, and there is claimed to be due at the date of this notice, \$749.66, and the legal costs of this proceeding, and no suit at law or proceeding in equity having been instituted to recover the amount due on said mortgage or any part thereof; now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage contained, and the statutes in such cases made and provided, I shall, on Saturday, the 20th day of February, A. D. 897, at 10 o'clock in the forenoon, at the north front door of the court house for Van Buren County, in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for the county of Van Buren) sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due thereon, with the legal costs of this proceeding and of said sale. The premises described in said mortgage, or so much thereof as may be necessary to pay the amount due thereon, with the legal costs of this proceeding and of said sale. The premises described in said mortgage and so to be sold, is that certain piece or parcel of land situate in the village of Paw Paw, Van Buren County Michigan, described as follows, to-wit: Commencing on the west side of the Paw Paw and Allegan road on the east half of the north-west quarter of section 12, town 3 of the Paw Paw and Allegan road on the east half of the north-west quarter of section 12, town 3 south of range 14 west, at a point in the highway indicated by a post at the corner across the road, north 50½ degrees west from the north-west corner of the premises formerly occupied by George E. Breck, and running thence north 50½ degrees west 5 chains and 31 links; thence north 83½ degrees east 1 chain and 31 links; thence north 83½ degrees east 4 chains and 83 links to the west line of the aforesaid road; thence south 18½ degrees west along said 4 chains and 83 links to the west line of the aforesaid road; thence south 18½ degrees west along said
road; 2 chains and 25 links, to a slight angle in said
road; thence south 13 degrees west along said west
line of said road, 2 chains and 40 links to place of
beginning, containing one and 35-100 acres of land,
together with the hereditaments and appurtenances
thereto belonging or in any wise appertaining.

Dated, this 18th day of November, A. D. 1896,
AMABEL M. BRECK,

TSL 13087

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LEGAL NOTICES.

PROBATE ORDER.—State of Michigan—County of Van Buren—as.

At a session of the Probate Court for the county of Van Buren, holden at the prolute office, in the village of Paw Paw, on Friday, the 24th day of November, in the year one thousand eight hundred and ninety-six.

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Eli Bush,

In the matter of the estate of Eli Bush, deceased.
On reading and filing the petition duly verified, of Philemon Bush, one of the heirs-at-law of said deceased, praying that a certain instrument in writing now on file in this court, purporting to be the last will and testament of said deceased, may be proved, allowed and admitted to probate as such, and that the execution thereof may be granted to George A. Bush, the executor named in said will.

Thereupon it is ordered that Monday, the 21-t day of December, 1806, at ten o'clock in the foreneon be assigned for the hearing of said petition, and all persons interested in said estate, are required to ay-

persons interested in said estate, are required to ap-pear at a session of said Court, then to be holden at

pear at a session of said Court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further evdered, That said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspa er printed and circu-lating in said county of Van Buren, for three succes-sive weeks at least previous to said day of hearing. sive weeks at least previous to said day of hearing 75:4078; BENJ. F. HECKERT, Judge of Probate

DROBATE ORDER .- State of Michigan-

County of Van Bur.n.—ss.

At a session of the probate court for the County of Van Buren, holden at the probate office, in the village of Paw Paw, on Thursday, the 19th day of November, in the year one thousand eight hundred and ninety-six: Present, Hon. Benjamin F. Heckert, Judge of In the matter of the estate of Benjamin A.

In the matter of the estate of Benjamin A. Murdock, deceased.

Ou reading and filing the petition, duly verified, of David Anderson, as administrator of the estate of said deceased, praying for reasons therein stated, that he may be authorized, empowered and licensed to self the real estate in said petition described.

Thereupon it is ordered that Monday, the 21st day of December, 1896, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear assigned to the said estate are required to appear sons interested in said court, then to be holden at the

at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show causa if anythere be, why the prayer of the petitioner should not be granted.

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing there-of, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

PROBATE ORDER FOR HEARING FINAL ACCOUNT.—State of Michigan, County of Van Buren—ss. Probate Court for said

hearing. 75(4078) BENJ. F. HECKERT. Judge of Probate.

held at the probate office, in the village of Paw, Paw, on Monday, the 16th day of November, in the year of our Lord one thousand eight hundred and ninety-six.

Present, Hon. Benjamin F. Heckert, Judge of In the matter of the estate of Alonzo A.

Story, deceased.

Margaret Story as administratrix of said estate, comes into court and represents that she is now pre-pared to render her final account as such adminis-tratrix and files the same.

Thereupon it is ordered, that Monday, the 14th day of December, next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administratrix give notice to the persons interested in said estate of the pendency of said account and the hearing there of, by causing a copy of this order to be published in the True Northerner, a newspaper printed and cir-culating in said county of Van Buren, for three suc-cessive weeks at least previous to said day of hearing.

BENJ. F. HECKERT, 74t4o77 Judge of Probate.

MORTGAGE SALE. - Whereas default A has been made in the payment of the moneys secured by a mortgage dated the 27th day of July, A. D., 1895, executed by Alvira C. Headley, and Albert Headley, husband and wife, of Van Buren County, Michigan, to Trustees of Mountain Home Cemetery which said mortgage was recorded in the office of the reg-ister of deeds of the county of Van Buren, in liber 43 of mortgages, at pages 458 and 459, on the 16th day of August, A. D., 1895, at one o'clock p. m., which said mortgage provided that if default be which said mortgage provided that if default be made in the payment of interest or any part thereof, when due, and should the same remain unpaid and in arrear for the space of thirty days, then the prin-cipal sum remaining unpaid, with all arrearage of interest, should at the option of the mortgagee become payable immediately thereafter, and the interest due on said mortgage February 8th, A. D., 1896, not yet having been paid, and more than thirty days having elapsed since said interest was due, and the undersigned mortgagee having exercised its option to have the whole principal sum and all arrearage of interest fall due immediately, whereby said mortgagee claims to be due thereon at this date, the sum eleven hundred nineteen and ninety-six one undredths dollars, (\$1,119.96) principal and inter est, and the further sum of twenty-five (\$25) dollars, as an attorney fee stipulated for in said mortgage, and which is the whole amount claimed to be due and unpaid on said mortgage, and no suit or proceeding having been commenced at law or in equity to recover the debt now remaining secured by said mortgage or any part thereof, whereby the power of sale contained in said mortgage has become opera-

Now, therefore, notice is hereby given, that by virtue of the said power of sale in said mortgage contained, and in pursuance of the statute in such contained, and in pursuance of the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises therein described, at public auction to the highest bidder, at the north front door of the court house, in the village of Paw Paw, Van Buren County, Michigan, on Monday, the 18th day of January, A. D., 1897, at nine o'clock in the forenoon of said day, which said premises are described in said mortgage as follows:

All that certain piece or parcel of land situate and being in the town of Hamilton, in the county of Van Buren, and state of Michigan, and described as follows, to-wit; The north fractional half of the north-east quarter of section two in town four south of range fifteen west.

Dated, Oct. 12th, A. D., 1896. Dated, Oct. 12th, A. D., 1896

TRUSTEES OF MOUNTAIN HOME CEMETERY, Boudeman & Adams, Kalamazoo, Mich., Mortgagee. 217002182 Attorneys for Mortgagee.

EGAL NOTICE OF SALE OF REAL ESTATE. John M. Dunbau, Plaintiff,

Alexander G. Patton et al., Defendants, Alexander G. Patton et al., Defendants, In pursuance of an order of the above mentioned court of Franklin County, Ohio, given on the 22d day of October, 1826, I will offer for sale at public auction on Monday, the 7th day of December, 1826, at ten o'clock a. m., at the door of the court house of Van Buren County, in the etate of Michigan, the following described real estate, situated in the said county of Van Buren and state of Michigan, and more particularly described as follows, to-wit:

Being lot numbered two (2) block twenty (20) in the village of South Haven, Van Buren County, Michigan.

LEGAL NOTICES.

HAPCERY SALE .- State of Mich

CHAPCERY SALE.—State of Michigan, the Circuit Court for the County of Van Buren, in Chancery. Libby Decker, Julia Wood, and Engene Hosner. Complainants, ve. Isabella Page, Hattie Page, Margaret Hubbard and Luttier Hubbard, Defendants.

In pursuance and by virtue of a decretal order of the circuit court for the county of Van Buren in chancery made in the above cause, and dated October S. A. D. 1836, notice is hereby given that there will be sold under the direction of the aubscriber at public vendue at the front door of the court house in the village of Paw Paw, Van Buren County, State of Michigan, on Friday, the fourth day of December, A. D. 1836, at 10 o'clock a. m., that certain piece or parcel of land, situate in the township of Antwerp, County of Van Buren, Michigan, known and described as the north-east quarter of the south-east quarter of section twenty-five (25), in township three (3), south of range thirteen (18) west.

Dated, October 16th, A. D. 1896.

Circuit Court Commissioner in and for Van Buren County.

County.

County.

Conditions of sale:—By the terms of said decretal order, any of the parties to said cause may become the purchaser or purchasers of the property above described, and the subscriber is at liberty to accept such an amount down on the sale and to give such credit for the balance upon such security as he may think proper and as may be approved by the Court. 7017-76

ORAN W. nOWLAND.

Cleant Court Commissioner in and for Van Buren Circuit Court Commissioner in and for Van Buren

MORTGACE SALE.—Detault having been made in the conditions of a certain mortgage made by John W. Acton and Amanda M. Acton. his wife, to John Shaad, dated Jrly 27th, A.D. 1881, made by John W. Acton and Amanda M. Acton, his wife, to John Shaad, dated Jvly 27th, A.D. 1881, and recorded in the office of the register of deeds, for the county of Van Buren and state of Michigan, on the 28th day of July, A. D. 1881, in liber 28 of mortgages, or page 472, and which said mortgage was on the 11th day of April, 1895, duly and regularly assigned by the said John Shaad to Lina C. Barney by an instrument in writing, which said assignment of mortgage was recorded in the office of the register of deeds of said Van Buren county, Michigan, on the 18th day of April, 1895, in liber 88 of mortgages, on page 2, and on which mortgage there is claimed to be due at the date of this notice the sum of one thousand four hundred and fifty-six dollars and fifty-four cents (\$1,456.54), and the costs of this proceeding to be added thereto, including an attorney fee of thirty dollars provided for in said mortgage, and no suit or proceeding at law or in equity having been had to recover the amount so claimed to be due, or any part thereof.

Now, therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall, on Thursday, the 21st day of January, 1897, at ten o'clock in the forenoon, at the north front door of the court house, in the village of Paw Paw, (that being the place for holding the circuit court for the said County of Van Buren) sell at public vendue, to the highest bidder, the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due on said mortgage, and the legal costs of this proceeding and sale, including the attorney fee aforesaid.

The premises to be so sold are known and described as follows: The north half of the northeast quarter excepting about two acres on the west side thereof of section number four (4) in township number four south range fitteen west, containing

side thereof of section number four (4) in township number four south range fitteen west, containing seventy-eight acres of land, more or less. Duted, October 20th, 1896, LINA C. BARNEY, 271t1308: Mortgagee by Assignment, DAVID ANDERSON, Attorney for Assignee.

DROBATE ORDER .- State of Michigan, County of Van Buren, -ss.

At a session of the probate court for the county of Van Buren, solden at the probate office, in the village of Paw Paw, on Friday the 6th day of November, in the year one thousand eight hundred

Present, Hon. Benjamin F. Heckert, Judge of Probate. In the matter of the estate of George Breck, deceased. On reading and filing the petition duly verified, of George W. Lougwell, as administrator of said es-tate, praying for reasons therein stated that he may

tate, praying for reasons therein stated that he may be authorized, empowered and licensed to sell the real estate in said petition described.

Thereupon it is ordered that Monday, the 7th day of December, 1826, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any Paw Paw, in said county, and show cause, if any there be, why the prayer of the petitioner should

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county, three successive weeks at least previous to said day of hearing.

Juage of Probate. SALE OF STATE TAX LANDS. STATE OF MICHIGAN, Auditor General's Department, Lansing, Nov. 7, 1886,

NOTICE is hereby given that certain lands situated in the county of Van Buren bid off to the State for taxes of 1893 and previous years, and described in statements which have been or will be forwarded to the office of the Treasurer of said county, will be sold at public auction by said Treasurer at the county seat, on the first Monday of December next, at the time and place designated for the Annual Tax Sale, if not previously redeemed or canceled according to law.

Said statements contain a full description of each

Said statements contain a full description of each parcel of said lands and may be seen on application at the office of the County Treasurer after they are received by him and before the day of sale.

STANLEY W. TURNER,

MORTGACESALE. -Default having been MORTGACESALE. -Default having been made by John W. Acton and Amanda Acton, his wife, to John Shaad, dated April 2nd, A. D. 1887, and recorded in the office of the register of deeds, for the county of Van Buren and state of Michigan, on the eighth day of April. A. D. 1887, in liber 38 of mortgages, on page 127, and which said mortgage was on the 11th day of April, 1895, duly and regularly assigned by the said John Shaad to Lina C. Barney by an instrument in writing, which said assignment of mortgage was recorded in the office of the register of deeds of said Van Buren county, Michigan, on the 13th day of April, 1895, in liber 38 of mortgages, on page 2, and on which mortgage Michigan, on the 13th day of April, 1895, in liber as of mortgages, on page 2, and on which mortgage there is claimed to be due at the date of this notice the sum of three hundred eighty-four dollars and eighty cents \$384.80) and the costs of this proceeding to be added thereto, including an attorney fear of fifteen dollars provided for in said mortgage, and no suit or proceeding at law or in equity having

of fifteen dollars provided for in said mortgage, and no suit or proceeding at law or in equity having been had to recover the amount claimed to be due or any part thereof.

Now, therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall, on Thursday, the 21st day of January, 1897, at ten o'clock in the forenoon, at the north door of the court house, in the village of Paw Paw, (that being the place for holding the circuit court for the said county of Van Buren) sell at public vendue, to the highest bidder, the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due on said mortgage, and the legal costs of this proceeding and saie, including the attorney fee aforesaid.

The premises to be sold are known and described as follows: The north half of the north—sat quarter, (excepting about two acres on the west side thereof) of section number four (4) in township four south, range fifteen west, containing seventy-eight acres of land more or less.

Dated October 20th, 1896

LINA C. BARNEY. 91711130831

[7]t13083] Mortgagee by Assignment. David Anderson, Attorney for Assignee.

at ten o'clock a, m., at the door of the court nouse of Van Buren County, in the estate of Michigan, the following described rae is estate of Michigan, and more particularly described as follows, to-wit:

Being tol numbered two (2) block twenty (20) in the village of South Haven, Van Buren County, Michigan.

Appraised at \$60.00. Terms of sale, cash.
WILDER E. [OSEPH, Becciver of the estate of Alexander G. Patton.

Rankin & Rector, of Columbus, Ohio, Attorneys for Receiver.

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